

FINAL RESULTS EDITION

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The



World.

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NEW YORK, THURSDAY, DECEMBER 14, 1905.

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JURY TO TRY HUMMEL COMPLETE

TOOK CASH AND CAME HERE WITH YOUNG WOMAN

Edwin St. George Bamwell Alleged to Have Fled From Toronto.

HIDING IN NEW YORK.

Stolen Bank of England Notes Declared to Be of Large Denomination.

Money changers in the financial district and booking clerks of the steamship companies were on the lookout to-day for a young man or a woman answering to a description sent out by the Pinkerton Detective Agency, one of the two being expected to attempt the exchanging of Canadian or English bills of large denomination. According to the warning sent out, the notes were taken by the young man in ascending from Toronto, Ont.

The man, according to the alarm sent out, is Edwin St. George Bamwell, who left Toronto Saturday, Dec. 3, taking with him a large amount of other people's money, according to the circular. Bamwell, who is twenty-three years old, is supposed to be accompanied by a plump short woman of twenty-one, who was dressed in a brown suit and hat. Bamwell is five feet eleven inches tall, medium build, fair complexion, clean shaven, with sandy hair and blue eyes. His distinguishing feature is a broad projecting forehead. He wore dark clothes, fedora hat and dark overcoat.

The money consists of \$500 pounds sterling notes, Bank of England; some United States gold, some \$20 bills of the Crown Bank of Canada, some \$50 bills, some bank notes between 1 and \$50; some \$50 bills, some bank, unissued, but numbered from 100 to 1,000, inclusive. Either Bamwell or the young woman is expected to call at some financial institution or shipping office to exchange the money or book passage to Europe. The couple were headed for New York and are believed to be here.

AIDED BY THE AUTO THAT RAN HIM DOWN

Man Alighting from Street Car Injured and Carried to Police Station.

After being rushed to the West One Hundred and Fifty-second street station to-day in the automobile which had knocked him down and dragged him John Ladovsky, twenty-five years old, who lives in Yonkers, received first aid to the injured from trained policemen and was made comfortable until the arrival of an ambulance surgeon.

Ladovsky was alighting from a Jerome avenue car at the One Hundred and Fifty-fifth street viaduct, near Eighth avenue, this afternoon, when he stepped in front of an automobile, which was westward on the wrong side of the street, at a lively clip. He was dragged twenty-five feet before the automobile was stopped, and two of his ribs were fractured, his left hip was seriously injured, his scalp was cut and his body covered with contusions.

In the auto was the chauffeur, George H. Archibald, nineteen years old, driver for Joseph J. McDonough, a wealthy horseman of Mamaroneck. He had a friend with him. When Policeman Mitchell of the West One Hundred and Fifty-second street station, placed him under arrest Archibald submitted cheerfully and urged the policeman to put the injured man in the machine so that he might rush him to the hospital.

Archibald put Ladovsky in the auto and Archibald rode records and speed time. He hurrying to the station. There the injured man was laid in the back room while the policeman gave him the first aid waiting the arrival of Dr. Black in the Washington Heights Hospital ambulance.

When Archibald was arraigned before Magistrate Finn in Harlem Court, the employer was present. In answer to the charge of violating the rules of the road in being on the wrong side, Archibald explained that he was dodging a truck when Ladovsky stepped in his way. He was fined \$5 and held in \$50 bail awaiting the result of Ladovsky's injuries on the charge of assault.

One Beeg Trust Juror.

CHICAGO, DEC. 14.—Two jurors were accepted by both sides in the "Beeg Trust" case to-day. Both men were farmers from the interior of the State. Last afternoon one of them was prospectively challenged, leaving only one man in the box.

STRANGLERS TOOK WOMAN'S GEMS AND CASH

Aged Mrs. Naftal Smothered to Death by Unknown Robbers.

OVERPOWERED, KILLED.

Home Looted of \$1,200 and Diamonds Worth Many Thousands.

It was discovered to-day that the robbers who bound, gagged and choked aged Mrs. Morris Naftal, whose dead and mutilated body was found in her home, No. 151 Main street, Astory Park, secured loot, mostly in diamonds, worth thousands of dollars.

After accomplishing the death of Mrs. Naftal the thieves tore a pair of heavy diamonds from her ears, lacerating the lobes, and obtained the chamois bag hung about her neck, which contained \$1,200 in cash.

The thieves also secured fourteen diamond rings, a diamond sunburst and a pair of bracelets containing eighty diamonds, besides other valuables.

The lips and tongue were badly swollen as a result of the rough application of the drug. From this the police are convinced that the murder was deliberate, and not, as at first thought, the result of the bungling of thieves bent only on securing the valuables the woman was known to have.

William Mathews, a half-witted colored boy, was closely questioned by Chief Smith this afternoon. Mathews had been talking with neighbors about what he had seen and what he knew of Mrs. Naftal's murder. Shepleton was aroused and the lad was summoned to Police Headquarters. He told a rambling story. Afterward, however, Mathews admitted that he was in the Naftal rooms as late as Tuesday morning, and during the conversation he said:

"They say the fire was burning in the stove. I wonder who lighted it? Mathews is not under arrest, but he is closely watched.

There is every evidence that the thieves were acquainted with the mode of life of the aged woman and her husband, and the police believe that they were personally known to her. Because of that the police theory now is they choked her when she was alone and saw them and then they deliberately killed her by stuffing the bed clothing in her mouth. If Mrs. Naftal could have been restored to consciousness before dying it is believed that she could have given the names of the thieves.

May Be in New York.

So aroused is Astory Park over the crime that a reward will probably be offered for the apprehension of the murderers to-day. Every policeman and detective in the place is working on the case and a general alarm has been sent out. The New York police have been asked to look for the murderers, as it is believed some effort will be made to dispose of the diamonds in this city.

The robbers had entered the house by a rear way, after ascertaining that she was home alone. There are evidences that at least two men, and probably three, were concerned in the crime.

The woman's large diamond earrings were torn from her ears, the lobes of the ears being mutilated. Then the rings were torn from her fingers while she fought, as the condition of the room shows. Those in the neighborhood, awakened by her cries, feared to come to her assistance, and she called constantly upon her husband.

Found by a Neighbor.

The victim of the murder was eighty years old. Nevertheless, she was a wonderfully preserved woman, wealthy and conspicuous for the display of jewelry she wore. Her husband was well known and very wealthy, and was in this city when the murder took place.

The thieves had ransacked the flat in which the victim was found. A pocketbook, turned inside out, was found near the tortured body. The drawers of the bureau and dresser in the room had been pulled out and ransacked.

Three of the murdered woman's sons live in New York. They are William Naftal, whose home is at No. 25 East Eighty-second street, who is in business with his brother, Michael, in a pawnbroker's shop at No. 74, Sixth avenue, and Henry Naftal, who is a pawnbroker at No. 60 Seventh avenue. There is also a daughter, Mrs. Isaac Dwyer, whose husband is a publisher at No. 28 Eighth avenue. There is another son, Isaac, who is a newspaper correspondent at Port Chester.

The three sons went to Astory Park to-day.

The only clue found by the police so far is a jimmy that was picked up in the rear yard of the house.

FRIEND OF THE NEWSIES AND SCENES IN THEIR NEW CLUB HOUSE.



The Gymnasium.

SAILORS REBEL ON BATTLESHIP OF CZAR'S FLEET

Military at Ceylon Called Aboard to Quell Mutiny on Czarevitch.

COLOMBO, Ceylon, Dec. 14.—A hundred Russians on board the Russian battleship Czarevitch, now in the harbor here, revolted to-day. Military assistance was asked for and sent and fifty of the mutineers were taken ashore.

The Czarevitch was interned at Kiao-chau, the German concession on the Shantung promontory, China, after the naval battle of Aug. 10, 1904. According to the last report received about her, contained in a dispatch from St. Petersburg, dated Oct. 25, the Czarevitch was to meet the three Russian cruisers which were at Manila (the Orel, Aurora and Jemchug), and the Russian cruiser Almaz, at Saigon, French Indo-China, and proceed to the Baltic under the command of Rear-Admiral Enquist. The Russian Admiralty having determined to withdraw practically all the naval force in the Pacific, leaving at Vladivostok only the cruiser Askold, the gunboat Mandjur and the torpedo-boats.

The cruisers Russia, Gromobol and Bogatyr, which were at Vladivostok during the war with Japan, are also to return to Russia.

The Russian cruiser Diana, which was interned at Saigon, sailed from Saigon for Russia Nov. 15.

ANEARN CAPTAIN IS NOW INDICTED

"Big Bob" Walsh Accused of Electioneering Within 100-Foot Line.

Robert Walsh, Tammany captain in Ahearn's district, better known in the Tenderloin as "Big Bob" Walsh of the Rosemont Hotel, was arrested to-day charged with violating the election law. The promise of another indictment by the Grand Jury to-morrow led to his being placed at \$500 by Judge Cowing in Part I. of General Sessions. Surety was furnished by Capt. Mike Whalen, the contractor, who is an old friend of Walsh.

Walsh is an election captain in the Fourth Assembly district. He was indicted for electioneering within the hundred-foot line at the polling place of the Tenth Election District. It was on this indictment that he was arrested to-day and taken before the Court.

Attorney-General Lehmann told Judge Cowing that to-morrow the Grand Jury will return another indictment against Walsh, who has been indicted for electioneering within the hundred-foot line at the polling place of the Tenth Election District. As soon as the indictment was returned, Walsh was taken to the police station and released.

Ja'l for Accidental Shooting.

SAUL TESTE, MARIE MICHEL, DEU. 14.—Maurice Penahan has been found guilty of killing Thomas White, in violation of the State law making it a crime to accidentally kill a man, in the woods by carelessness while hunting. The maximum sentence fixed by law is ten years.

Old Flag House Bought.

PHILADELPHIA, DEC. 14.—The three-story brick structure at No. 232 Arch street, known as the "Old Flag House," where Henry Ross designed the American flag, has been purchased for the Government. Final payment on the property was made to-day.

NIGHT SESSIONS LIKELY, TO HURRY HUMMEL TRIAL

Locked-Up Jury Hopes to Be Free by Christmas---Box Filled Late To-Day, and Taking of Evidence Begins To-Morrow.

Night sessions are likely to be held in the Abe Hummel trial, according to the District-Attorney. The jury was completed at 4:50 o'clock this afternoon.

The jury, locked up till the trial is over, are hoping to get out for Christmas, and the prosecution, at least, is willing to do all in its power to hurry the case.

HUMMEL JURORS.

Edward G. Gerstle, No. 32 Broadway.

Amaziah Lockwood, No. 12 West One Hundred and Thirty-fifth street.

George C. Deane, No. 102 West One Hundred and Thirty-eighth street.

Charles Wahlberg, Crotona Park.

Peter C. Nelson, No. 431 East street.

Bernard L. Michael, No. 96 Broadway.

Frederick Brunsow, No. 1431 Avenue A.

Clarence J. Blum, No. 254 West Ninety-eighth street.

Edward B. Edwards, No. 111 Cedar street.

John P. Lang, No. 47 West Forty-second street.

Peter Sheridan, No. 237 Briggs Avenue.

Wilhel C. Roper, No. 425 West One Hundred and Twenty-third street.

ELLIOTT SHEPARD ASKS CLEMENCY

Court Requested to Cancel Prison Term in Automobile Killing.

PARIS, Dec. 14.—Application for Executive clemency has been submitted to the Foreign Office in behalf of Elliott Fitch Shepard, son of the late Col. Elliott Fitch Shepard, of New York, who was sentenced Oct. 26 to three months imprisonment and \$250 fine and to pay \$1,000 damages to the parents of Madeleine Merdud, who was killed by Mr. Shepard's automobile April 24. The purpose of the application is to have a fine substituted for the imprisonment.

Premier Rouvier has referred the application to the Ministry of Justice.

While the District-Attorney is anxious to protect Mrs. Morse as far as possible it is more than likely she will be asked to testify. The conspiracy charge, upon which Hummel is now being tried, is but one of three. It is the intention of the District-Attorney to try him later upon the two indictments for perjury now tied up in the Court of Appeals on a writ of prohibition. Even though the highest court should set these indictments aside Mr. Jerome will secure new ones. They are questioned by the defendant on technical grounds.

Hunting for Jurors.

Should Hummel be proved guilty he will be liable to a \$500 fine, imprisonment for a period up to a year or both. Justice Rogers is from Watertown and never saw Hummel until he was called into this case and is under no obligation.

VICE SQUAD MAKES RAID

Pool-room raiders of the police anti-vice squad under Sergt. Dan Costigan, to-day raided a place at No. 65 East Twelfth street. A great crowd gathered to watch the squad chop their way through the thick doors as the prelude to the raid.

Patrol wagons from several stations were called and gathered in preparation to carrying away the people arrested.

RESULTS AT FAIR GROUNDS.

Fourth—Basadena 6-5; Phil Finch 1-1 place; Gold Enamel.

Fifth—Marvel P. 1-2; Etrena 3-5 place; Katherine L.

Sixth—Lady Ellison 7-5; Col. White 2-1 pl.; Bishop Weed.

AT CITY PARK.

Fourth—Father Tallent 8-1; Lidwina 4-1 place; Dazle.

Fifth—Harry Stephens 6-1; Kleinwood 8-5 place; Juba.

Sixth—Gambler 9-2; Little Boy 2-1 place; Little Elkin.

ROOSEVELT FOR WHIPPING POST IN WASHINGTON

Congress Bill to Establish It Put In with His Sanction.

WASHINGTON, Dec. 14.—A whipping post for the District of Columbia will be established, if Congress should enact a measure which Representative Adams, of Pennsylvania, has introduced.

Mr. Adams talked to the President to-day about the measure and at the conclusion of his interview quoted the President as being heartily in favor of the passage of the measure.

President Roosevelt in his message to the Fifty-eighth Congress advocated a whipping-post for wife-beaters. The President's recommendation in this matter was not received with the hearty approval. At present the only State which uses the whipping-post is Delaware, and Delaware has used it with excellent results.

In that State it is the punishment for wife-beaters and boys who are so persistently unruly that no other form of punishment has any effect on them.

It was not more than a generation ago that the whipping post was in general use throughout the country, and New York had one of its own at the old Tombs. It went the way of all forms of legal punishment which are regarded as barbaric, however.

Those who support Mr. Roosevelt, however, hold that while the weight of public opinion is strongly against corporal punishment for criminals, nevertheless there is a large and intelligent part of the population which strongly believes in it under certain circumstances.

This is what the President had to say on corporal punishment for wife-beaters in his message to the Fifty-eighth Congress.

"There are certain offenders whose criminality takes the shape of brutality and cruelty toward the weak who need special type of punishment. The wife-beater, for example, is inadequately punished by imprisonment, for imprisonment may often mean nothing to him, while it may cause hunger and want to the wife and children who have been the victims of his brutality."

"Probably some form of corporal punishment would be the most adequate way of reaching this kind of crime."

HOUSED BY HIS FOES, SAYS SCOTT

There was a dramatic scene this afternoon at the Legislative Insurance inquiry when President Edward W. Scott, of the Provident Saving Life Insurance Society, begged Chief Counsel Hughes and the members of the committee not to press an inquiry as to whether he owed the Equitable Life Assurance Society \$100,000. Scott was third vice-president of the Equitable Life up to 1903.

Scott, rising from the witness chair, declared in an impassioned voice that he had been hounded for six or seven years by enemies, who had chosen this moment to drag in a matter foreign to the purpose of the investigation, simply to disgrace him and his family.

"This is unfair," Scott went on. "This is the work of a man who betrays my company to the Equitable and who was indicted. It is the work of a traitorous lobbyist, who abridges the books of the company. Mr. Chairman, I ask you to rule on this."

RAILROAD BLAMED FOR MAN'S DEATH.

The Central, Not Engineer Moran, Held Responsible in the Boyle Case.

In returning a verdict on the death of Joseph Boyle, a laborer employed by the New York Central, who was killed while crossing the footpath to the Melrose yards on Sept. 2, the jury to-day released Clarence Marian, the engineer, and presented to Coroner O'Gorman resolutions of censure on the railroad company. Of course James Canavan asked that a copy be forwarded to the railroad company. The verdict read:

"We, the deceased, Joseph Boyle, came to his death as the result of an accident through no intent of the engineer. We declare the engineer not guilty and unanimously censure the gross negligence of the New York Central and Hudson River Railroad Co. in not safeguarding the interests of their employees in not providing proper passages over the tracks. We ask that a copy of this censure be forwarded to the company."